UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA

v.

CHANGE OF PLEA AND SENTENCING

ADAN CORONA-FUENTES

Case No. 22-CR-54

HONORABLE WILLIAM C. GRIESBACH presiding Proceeding Held: June 22, 2022	Time Called: 2:35 p.m. Time Concluded: 3:12 p.m.			
Deputy Clerk: Mara	Tape: 062222 Zoom Video			
Appearances:				
UNITED STATES OF AMERICA by:	Alexander Duros			
ADAN CORONA-FUENTES by:	Krista Halla-Valdes			
US PROBATION OFFICE by:	Brian Koehler			
INTERPRETER: Alexandra Wirth				
☑ Defendant consents to appear and proceed by video conference from Outagamie County Jail. The Court makes findings to hold the hearing via video and specific findings to this case/defendant that further delay would seriously impair the interest of justice in this matter.				
 ☑ Defense counsel advises that defendant wishes to enter a plea of guilty ☑ Plea agreement filed ☑ Defendant has reviewed plea agreement with counsel and is satisfied w/representation ☑ Defendant sworn ☑ Defendant advised that false statements made under oath may result in prosecution for perjury ☑ Court questions defendant as to background, education, medical history, drug usage 	 ☑ Court advises defendant as to: ☑ Elements of the offense ☑ Maximum penalties ☑ Mandatory minimum sentence ☐ Forfeiture provision ☑ Sentencing guidelines ☑ Right to a jury trial ☐ Waiver of appeal rights ☑ Government provides factual basis as set forth in plea agreement 			
 ☑ GUILTY plea entered to Count(s) 1 of the: ☑ indictment, ☐ superseding indictment, ☐ inform ☑ CHARGE: 18:2251(a) and (3) Production of Child I ☑ Court finds Defendant's plea to be knowing and volu ☑ Defendant adjudged guilty 	Pornography			

Case 1:22-cr-00054-WCG Filed 06/22/22 Page 1 of 3 Document 16

☐ The parties have statements in the a	no objections to the fabbreviated PSR.	ctual 🗵	The parties have no objections to the application of the guidelines in the abbreviated PSR.
☐ Objections/corrections/corrections/	ions to factual statements in Defendant	PSR 🗆	Objections/corrections to application of guidelines by \square Plaintiff \square Defendant
<u>-</u>	s the factual statements on as set forth in the abbrev		The court adopts the factual statements and guideline application with these changes:
years. ⊠ Defendant exercise	resents sentencing argument es right of allocution. Ismisses all remaining coun	\boxtimes	The defendant presents sentencing argument: 15 years. The court imposes sentence. Defendant advised of appeal rights.
SENTENCE IMPOS	ED:		
Imprisonment: 15 ye	ears as to Ct. 1.		
Imprisonment term for each count to be served □ concurrently □ consecutively. TOTAL TERM OF IMPRISONMENT IMPOSED: 180 months.			
\Box This term of imprisonment is to be served (\Box concurrently with $\underline{\text{or}}$ \Box consecutively to) any state court sentence the defendant is currently serving.			
Supervised Release: 5 years as to Ct. 1.			
MONETARY PENA	LTIES		
Special Assessment:	\$_100.00 de	due immediately	
Fine:	\$ 🗵	⊠ fine waived	
Restitution:	\$	☐ determination deferred	
JOINT AND SEVER	AL PAYMENTS		
☐ Fine and/or ☐ Restitution is joint and several with ☐ Repayment of Buy Money is joint and several with			
Case	1:22-cr-00054-WCG F	iled 06/22	2/22 Page 2 of 3 Document 16

FORFEITURE
△ All property forfeited upon conviction or by order of the court shall be included in the criminal judgment.
RECOMMENDATIONS
 □ The court recommends the defendant's placement at □ The court recommends the defendant's participation in the Bureau of Prisons' 500-hour drug treatment program. □ Other:
CUSTODY
 ☑ The defendant is remanded to the custody of the U.S. Marshal Service. ☐ The defendant is to voluntarily surrender at the institution designated by the Bureau of Prisons as notified by the U.S. Probation Office; ☐ on or after
CONDITIONS OF SUPERVISED RELEASE/PROBATION
□ The defendant does not object to the conditions of supervised release as set forth in the presentence investigation report.
□ The defendant waives reading of the conditions of supervised release.
Mandatory Conditions of Supervision imposed.
 ☑ The Court adopts the Standard Conditions of Supervision set forth in the presentence investigation report without change. ☐ The Court adopts the Standard Conditions of Supervision set forth in the presentence investigation report with the following changes:
 ☑ The Court adopts the Special Conditions of Supervision set forth in the presentence investigation report without change. ☐ The Court adopts the Special Conditions of Supervision set forth in the presentence investigation report with the following changes:

Case 1:22-cr-00054-WCG Filed 06/22/22 Page 3 of 3 Document 16